Message

From: Bahr, Ryan [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D158C8FB589541409C301B1AB55CBFB6-RBAHR]

Sent: 11/2/2017 3:11:54 PM

To: Choi, Sangsook [choi.sangsook@epa.gov]
Subject: Arcelor Mittal Burns Harbor and Industrial NEI

Sangsook,

Ex. 5 Deliberative Process (DP)

From: Bahr, Ryan

Sent: Thursday, October 05, 2017 4:38 PM **To:** STANIFER, MARK < <u>MSTANIFE@idem.IN.gov</u>>

Cc: Kuefler, Patrick < kuefler.patrick@epa.gov >; Jurevis, John < Jurevis.John@epa.gov >

Subject: Industrial NEI

Enforcement Confidential Co-regulator Communications

Hi Mark,

As we begin the 2nd year of the 3 year industrial initiative, EPA headquarters has once again provided Region 5 with a list, similar to last year, of industrial dischargers in our states that meet certain violation criteria. HQ asked that we consider facilities on the High Priority list of facilities that must be addressed under the NEI. If they are not under current IDEM enforcement and the information that they have been in noncompliance for some time is accurate, we would like to add to our inspection and investigation plan for FY18 (currently in development). John Jurevis went through the Indiana facilities on the list and has put together a short list of potential facilities that might warrant a closer look and possible inclusion in our inspection plan. The facilities that John identified are listed below. We wanted to first run this shortened list by you both to see if IDEM is currently working with or enforcing against these facilities in some capacity, so as not to double our efforts. If we do the inspection, we would expect to be the lead on follow up enforcement if significant noncompliance is found. The list of facilities in Indiana is as follows:

Not Responsive

- 2. IN0000175 ArcelorMittal Burns Harbor
 - a. Metals facility in Chesterton, IN

Not Responsive

If ultimately these are not the best candidates, we will go back to look at additional facilities on the HQ list or would be interested in ideas that you may have were EPA assistance would be helpful. Any information about these facilities, especially regarding any previous or ongoing state enforcement action would help greatly. Thanks in advance for your help.

We are hoping to hear back next week so that we can set our inspection plan the following week.

Thank you Mark.